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1 2 3 4 5	PHILLIP A. TALBERT United States Attorney JUSTIN J. GILIO Assistant United States Attorney 2500 Tulare Street, Suite 4401 Fresno, California 93721 Telephone: (559) 497-4000 Facsimile: (559) 497-4099 Attorneys for Plaintiff United States of America	
6	IN THE UNITED STATES DISTRICT COURT	
7	EASTERN DISTRICT OF CALIFORNIA	
8	EASTERN DISTRICT OF CALIFORNIA	
9	UNITED STATES OF AMERICA,	CASE NO. 1:22-CR-00197-JLT-SKO
10	Plaintiff,	STIPULATION TO CONTINUE STATUS CONFERENCE AND ORDER
11	V.	Date: May 17, 2023
12	HUGO VILLA GOMEZ ET AL.,	Time: 1:00 p.m. Honorable Sheila K. Oberto
13	Defendants.	Honorable Sheha K. Oberto
14		
15	STIPULATION	
16	This case is set for a status conference on May 17, 2023, which the parties stipulate to continue	
17	to August 16, 2023, for the reasons set forth below.	
18	1. A large volume of discov	very in this case had been provided, including voluminous
19	investigative reports, recorded meetings, video and audio surveillance recordings,	
20	photographs, and other documents and electronic evidence.	
21	2. Defense counsel requires	additional time to review the discovery, to conduct additional
22	investigation and legal research, and to confer with his client about how to proceed in this	
23	case.	
24	3. The proposed status conference date represents the earliest date that all counsel are available	
25	thereafter, taking into account counsels' schedules, defense counsels' commitments to other	
26	clients, and the need for preparation in the case and further investigation.	
27	4. In addition, the public health concerns cited by General Order 611, 612, 617, 618, 620, 635,	

640, and subsequent orders and presented by the evolving COVID-19 pandemic, an ends-of-

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justice delay is particularly apt in this case because counsel or other relevant individuals have been encouraged to telework and minimize personal contact to the greatest extent possible. It will be difficult to avoid personal contact should the hearing proceed and it is difficult for defense counsel to meet with their clients and review discovery. Finally, at to Serafin VIGIL, exclusion of time is particularly appropriate because he is not detained pending trial. The parties further believe that time should be excluded, in that failure to grant the requested

case schedule would unreasonably deny the defendants continuity of counsel, and unreasonably deny both the defendants and the government the reasonable time necessary for effective preparation, taking into account the parties' due diligence in prosecuting this case. 18 U.S.C. Section 3161(h)(7)(B)(iv). Based on the above-stated findings, the ends of justice served by the schedule as requested outweigh the interest of the public and the defendant in a trial within the original date prescribed by the Speedy Trial Act. Therefore, the parties request that the Court exclude the time from May 17, 2023, until the new status conference date on August 16, 2023, from calculations under the Speedy Trial Act.

IT IS SO STIPULATED.

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Dated: May 4, 2023 16

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Dated: May 4, 2023

PHILLIP A. TALBERT

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United States Attorney

By: /s/ JUSTIN J. GILIO JUSTIN J. GILIO **Assistant United States Attorney** 

/s/ Kevin Rooney

Attorney for Defendant Serafin Villa Gomez Vigil

/s/ David Torres

Attorney for Defendant Hugo Villa Gomez

## ORDER

IT IS HEREBY ORDERED that the status conference in this case be continued from May 17, 2023 until August 16, 2023, at 1:00 p.m.

IT IS FURTHER ORDERED THAT the ends of justice served by the schedule set forth herein as requested outweigh the interest of the public and the defendants in a trial within the original date prescribed by the Speedy Trial Act for the reasons stated in the parties' stipulation. For the purpose of computing time under the Speedy Trial Act, 18 U.S.C. § 3161, et seq., within which trial must commence, the time period of May 17, 2023, and August 16, 2023, inclusive, is deemed excludable pursuant to 18 U.S.C.§ 3161(h)(7)(A), B(iv) because it results from a continuance granted by the Court at the parties' request on the basis of the Court's finding that the ends of justice served by taking such action outweigh the best interest of the public and the defendant in a speedy trial

IT IS SO ORDERED.

DATED:5/9/2023

HONORABLE SHEILA K. OBERTO United States Magistrate Judge